

REMARKS

Applicant appreciates the Examiner's attention to this application.

This response amends the specification in consideration of formalistic issues, such as correction of a reference number. This response also cancels claim 12 and amends claims 1-5, 7-10, 13-21, and 23-26. Claims 1 and 10 are the pending independent claims. Reconsideration of the present application in view of the enclosed amendments and remarks is respectfully requested.

ARGUMENT

The Office Action includes rejections based on 35 U.S.C. §§ 102(b) and 103(a). Applicant respectfully traverses those rejections.

35 U.S.C. § 102(b)

The Office Action rejects claims 1-20 and 23-30 under 35 U.S.C. § 102(b) as being anticipated by U.S. patent no. 5,581,691 to Meichun Hsu et al. (hereinafter "Hsu"). Applicant respectfully traverses.

For a valid rejection under 35 U.S.C. § 102, "[t]he identical invention must be shown in as complete detail as is contained in the ... claim." (MPEP § 2131.01, quoting from Richardson v. Suzuki Motor Co., 9 USPQ2d 1913, 1920 (Fed. Cir. 1989)).

Hsu pertains to a method for managing workflows such as business activities that involve "multi-user computations and business processes," where the workflows may have "durations of minutes, hours, or even days" (col. 1, lines 32-55). A process managed according to Hsu proceeds from step to step, with each step receiving flow input events (FIEs) and producing flow output events (FOEs) (col. 9, lines 35-50; col. 14, lines 50-64). In addition, Hsu provides for recovery in case of system failures by saving log records pertaining to items such as FIEs and FOEs (col. 17, line 62 – col. 18, line 5).

The present invention, by contrast, pertains to a method and a system to facilitate debugging of software applications. In particular, claims 1 and 10 involve

an “evolution diagram” that is displayed for use by a developer in debugging a software system. Furthermore, claims 1 recites that the evolution diagram represents at least part of an “event database,” and that the event database includes “event records” which include “identification of a component that generated the event” and a “timestamp.”

The Office Action asserts that Hsu discloses (in FIG. 20 and at col. 4, lines 54-58) displaying an evolution diagram which represents at least part of such an event database. Lines 54-58 of column 4, however, appear to have nothing to do with FIG. 20, and neither FIG. 20 nor lines 54-58 of column 4 pertain to displaying an evolution diagram. Instead, lines 54-58 of column 4 pertain to a graphic interface to facilitate the process of “defining work flows,” while FIG. 20 depicts the structure of the “history database.” Hsu therefore does not anticipate displaying an “evolution diagram” to represent an “event database” with “event records” that include “identification of a component that generated the event” and a “timestamp.”

This response also amends independent claim 10 to incorporate features from dependent claim 12, and cancels claim 12. Accordingly, claim 10 pertains to displaying an evolution diagram that includes a first element “representing a component of the software system” and a second element “representing an event generated by the component.” Hsu does not disclose displaying an evolution diagram that includes such elements. Furthermore, claim 10 recites that the first and second elements are juxtaposed in the visual display to show that “the event was generated by the component.” This feature also is not disclosed by Hsu.

Consequently, Hsu does not anticipate any of the pending independent claims.

35 U.S.C. § 103(a)

The Office Action rejects claims 21-22 under 35 U.S.C. § 103(a) as being unpatentable over Hsu in view of U.S. patent no. 5,819,270 to Thomas W. Malone et al. (hereinafter “Malone”). To the extent those rejections might be applied to the pending claims, Applicant respectfully traverses.

This response amends claim 20 to depend from claim 4, which depends from claim 1. Claims 21-22 depend from claim 20. As indicated above, Hsu does not anticipate claim 1.

Malone relates to a system for displaying representations of process, such as models of complex business transactions. Neither Hsu nor Malone provides a motivation to combine Hsu and Malone. Furthermore, Malone does not disclose or suggest the features of the pending claims quoted above with regard to Hsu.

Consequently, even if Hsu and Malone were to be combined, the combination would not render the pending independent claims unpatentable. In addition, the dependent claims inherently include the features of their respective parent claims. The dependent claims therefore also patentably define the present invention over Hsu and Malone.

Furthermore, the claims recite additional features that are not disclosed or suggested by Hsu or Malone. For instance, claim 4 pertains to displaying an evolution diagram with first and second display element representing first and second events, as well as a third display element "indicating a causal relationship between the first and second events." Claim 13 involves the following specific display elements: "a generally horizontal bar" representing the component of the software system, and "a generally vertical icon overlapping the generally horizontal bar" representing the event generated by that component. Claim 7 recites that "the third graphical display element comprises an arrow extending from the first graphical display element to the second graphical display element." Claim 27 involves "combining a selected sequence of events on a single component so as to form an event cluster, and then displaying the event cluster." Even if Hsu and Malone were to be combined, the combination would not disclose or suggest these features, as recited in the pending claims.

For reasons including those set forth above, the Office Action fails to make out a *prima facie* case of obviousness for any of the pending claims.

For these and other reasons, all pending claims are allowable.

09/888,061

INFORMATION DISCLOSURE STATEMENTS

Enclosed please find copies of information disclosure statements (IDSs) that were filed for this application on October 8, 2001, and December 13, 2002, along with corresponding return-receipt postcards. Applicant respectfully requests confirmation that the Examiner has considered the references listed on those IDSs, since the Office Action that was faxed to us by the Examiner on June 16, 2004 did not include copies of those IDSs with initials.

CONCLUSION

In view of the foregoing, claims 1-11 and 13-30 are all in condition for allowance.

If the Examiner has any questions, the Examiner is invited to contact the undersigned at (512) 732-3927. Early issuance of Notice of Allowance is respectfully requested.

Respectfully submitted,

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